

# ResearchReport

### State Fiscal Controls

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#### Issue

Provide a brief summary of the state's fiscal "caps" and bond lock laws. This report has been updated by OLR Report 2022-R-0213.

#### **Fiscal Controls**

Connecticut has several laws designed to (1) limit state spending or borrowing and (2) increase deposits to the Budget Reserve Fund (BRF).

With respect to spending, the laws include a (1) spending cap, which limits the year-to-year growth in general budget expenditures; (2) "revenue" cap, which limits the percentage of estimated revenues that may be spent in any fiscal year; and (3) volatility cap, which requires that certain revenues be transferred to the BRF.

With respect to borrowing, the laws impose limits on each component of the bonding process: the amount of debt the legislature may authorize (debt limit), Bond Commission may allocate (bond allocation cap), and state treasurer may issue (bond issuance cap). They also limit the amount of bond requisitions the governor may approve (bond allotment cap).

Each of the spending and borrowing laws is subject to a bond lock. Specifically, the lock requires the state to comply with all of these laws for each fiscal year in which certain bonds issued between May 15, 2018, and June 20, 2020, are outstanding.

Table 1 briefly describes each of these laws.



Table 1: Overview of State Fiscal Caps and Bond Lock Requirements

Fiscal Control	Description
	Prohibits the legislature from authorizing an increase in "general budget expenditures" for any fiscal year
	that exceeds the greater of the percentage increase in (1) personal income over the preceding five
Spending Cap	calendar years or (2) inflation over the previous calendar year, unless the governor declares an
	emergency or the existence of extraordinary circumstances and at least three-fifths of the members of
Conn. Const., art.	each house approve the extra expenditure for those purposes
III, § 18(b) and	
CGS § 2-33a	"General budget expenditures" excludes certain specified expenditures (see OLR Report 2019-R-0297
	for a more detailed explanation)
	Prohibits the legislature from authorizing General Fund and Special Transportation Fund appropriations
	in any fiscal year that exceed a specified percentage of the estimated revenues included in the budget
"Revenue" Cap	act unless the (1) governor declares an emergency or the existence of extraordinary circumstances and
	at least three-fifths of the members of each house vote to exceed the percentage for such purposes and
CGS § 2-33c	(2) appropriation is for the fiscal year in progress only
	The percentage decreases in steps from 99.5% in FY 20 to 98% in FY 26 and thereafter
	Requires the state treasurer to transfer to the BRF any revenue the state receives each fiscal year in
	excess of \$3.15 billion (annually adjusted for the five-year average growth in personal income) from
Volatility Cap	personal income tax estimated and final payments and the pass-through entity tax
CGS § 4-30a(a)	Legislature may amend the \$3.15 billion threshold amount, by a vote of three-fifths of the members of
<u> </u>	each house, due to changes in state or federal tax law or policy or significant adjustments to economic
	growth or tax collections (see OLR Report 2018-R-0296 for a more detailed explanation)
Debt Limit	Prohibits the legislature from authorizing General Fund-supported debt that exceeds 1.6 times the
	estimated net General Fund tax receipts for the fiscal year of the authorization, with certain exclusions
CGS § 3-21(a)	
Bond Allocation	Caps at \$2 billion (annually adjusted for inflation) the amount of general obligation (GO) or credit revenue
Сар	bonds the Bond Commission may allocate in each calendar year, excluding any GO bonds issued for
	transportation projects in 2018 and 2019
CGS § 3-20(d)(2)	
Bond Issuance	Caps at \$1.9 billion (annually adjusted for inflation) the amount of GO or credit revenue bonds the state
Сар	treasurer may issue each fiscal year, except for (1) bonds issued as part of the Connecticut State
	University 2020 or UConn 2000 infrastructure programs, (2) refunding bonds, (3) certain revenue
CGS § 3-21(f)(1)(A)	anticipation bonds, or (4) certain GO bonds authorized for transportation purposes
Bond Allotment	Caps at \$1.9 billion (annually adjusted for inflation) the amount of GO and credit revenue bond allotment
("Spending") Cap	requisitions the governor may approve each fiscal year, with the same exclusions as the issuance cap
CGS § 3-21(f)(2)(B)	

## Table 1 (continued)

Fiscal Control	Description
	For each fiscal year during which state GO or credit revenue bonds issued from May 15, 2018, to June
	30, 2020, are outstanding, the state must comply with the (1) BRF law, including the volatility cap; (2)
	revenue cap; (3) state spending cap; and (4) caps on GO and credit revenue bond authorizations,
	allocations, issuances, and expenditures
	For bonds issued during this timeframe, the treasurer must include a pledge to bondholders that the state
Bond Lock	will not enact any laws taking effect from May 15, 2018, to June 30, 2023, that change the state's
CGS § 3-20(aa)	obligation to comply with the laws listed above until the bonds are fully paid off unless (1) bondholders are protected in another way or (2) the governor declares an emergency or the existence of extraordinary
	circumstances, at least three-fifths of the members of each house approve the change, and the change is
	limited to the fiscal year in progress
	Pledge must apply for five years from the bonds' first issuance date but not to refunding bonds issued to
	pay the original bonds

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